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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/678,056		10/03/2000	MICHAEL L. NEEDHAM	CM04455H	6406	
22917	7590	06/23/2004		EXAM	EXAMINER	
MOTORO		QUIN ROAD	LIN, WE	LIN, WEN TAI		
IL01/3RD	ALGON	ZOIM KOND		ART UNIT	PAPER NUMBER	
SCHAUMB	SCHAUMBURG, IL 60196					
				DATE MAILED: 06/23/2004	, 6	

Please find below and/or attached an Office communication concerning this application or proceeding.

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·	Application No.	Applicant(s)	<del>/                                    </del>
	09/678,056	NEEDHAM ET AL.	
Office Action Summary	Examiner	Art Unit	
	Wen-Tai Lin	2154	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days, if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a rent. In. In a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MONT statute, cause the application to become ABA	oly be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 1	19 April 2004		
<u> </u>	This action is non-final.		
3) Since this application is in condition for all		rs, prosecution as to the merits is	
closed in accordance with the practice und	•	• •	
Disposition of Claims			
4) ☐ Claim(s) 1-21 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-21 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction as	ndrawn from consideration.		
Application Papers			
9) The specification is objected to by the Exar 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to	accepted or b) objected to be the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co			•
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for force</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the application from the International Buent</li> <li>* See the attached detailed Office action for an application from the section for an application from the section for an application for a section for a section</li></ul>	nents have been received. nents have been received in Ap priority documents have been r rreau (PCT Rule 17.2(a)).	plication No eceived in this National Stage	
Attachment(c)			
Attachment(s)  Notice of References Cited (PTO-892)	4) ☐ Interview Su	mmary (PTO-413)	
<ul> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date</li> </ul>	Paper No(s)	Mail Date ormal Patent Application (PTO-152)	

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### **DETAILED ACTION**

- 1. Claims 1-21 are presented for examination.
- 2. Claim 8 is objected to because the amendment did not follow the MPEP 714

  Section III requiring changes be marked up by striking through for deletion and underlining for addition.
- 3. The text of those sections of Title 35, USC code not included in this action can be found in the prior Office Action.

## Claim Rejections - 35 USC § 102

- 4. Claims 1-7, 11 and 18 are rejected under 35 U.S.C. 102(e) as being anticipated by Mysore [U.S. Pat. No. 6304558].
- 5. As to claims 1-7, 11 and 18, Mysore teaches the invention as claimed including: a dispatch communication network comprising:
  - a group of hosts of a plurality of communication hosts [e.g., 122, 124, 126, Fig.1];

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- a dispatch call server [102, 112 or 116, Fig.1] configured to arbitrate internet protocol (IP) communication among the group [Abstract],

### wherein:

- one host of the group at a time is allowed to transmit IP communications comprising voice communications to the other hosts of the group [Fig.2; note that this is an inherent feature of the dispatch controller, dispatch manager or dispatch gateway because at any moment of time only a signal coming from one signal source is being transmitted, whether it be in natural voice format or in IP data packet format];
- the dispatch call server is configured to receive unicast dispatch
   communication data from one or more hosts of the group of hosts and to
   transmit the dispatch communication data to one or more destinations over an
   IP network in an IP multicast format [col.2, lines 17-28 and 45-63]; and
- the dispatch communication data comprises data representative of speech.
- 6. Claims 1-2, 4-7, 11, 17-19 and 21 are rejected under 35 U.S.C. 102(e) as being anticipated by Yonemoto et al.[U.S. Pat. No. 6298239].
- 7. As to claims 1-2 and 4-7, Yonemoto teaches the invention as claimed including: a dispatch communication network comprising:
  - a plurality of communication hosts [Figs.1, 7 & 12; col.12, lines 61-67]; and

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a dispatch call server configured to arbitrate internet protocol (IP)
 communication among a group of hosts of the plurality of hosts [Fig.12;
 col.15, lines 44-50],

#### wherein:

- one host of the group at a time is allowed to transmit IP communications
  comprising voice communications to the other hosts of the group [Fig.12; note
  that this is an inherent feature of the information transmission control
  apparatus 3000 and the information provider apparatus; i.e., whether it be in
  natural voice format or in IP data packet format, only one signal from a single
  source at a time is being transmitted]; and
- the dispatch call server is configured to receive unicast dispatch communication data from one or more hosts of the group of hosts and to transmit the dispatch communication data to one or more destinations over an IP network in an IP multicast format [i.e., broadcasting to a selected group of users such as 3100-3104 of Fig.12] or configured to transmit the dispatch call data in an IP unicast format [e.g., transmission between 3200 and 3000 of Fig. 12 is via unicast format].
- 8. As to claims 11, 17-18 and 21 since the features of these claims can also be found in claims 1-2 and 4-7, they are rejected for the same reasons set forth in the rejection of claims 1-2 and 4-7 above.

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9. As to claim 19, Yonemoto further teaches: determining a first wait time for communication from the one host; waiting a time at least equal to the first wait time; and after the first wait time, accepting transmissions from the one host [col.2, line 46 – col.3, line 6].

## Claim Rejections - 35 USC § 103

- 10. Claims 3, 8 and 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yonemoto et al. (hereafter "Yonemoto")[U.S. Pat. No. 6298239], as applied to claims 1-2, 4-7, 11, 17-19 and 21 above.
- 11. As to claim 3, Yonemoto's system directs information to groups of pagers.

  Yonemoto does not specifically teach that the dispatch communication data comprises data representative of speech.

However voice-based information using the Internet as communication medium is well known in the art.

It would have been obvious to one of ordinary skill in the art at the time the invention was made that Yonemoto's call-group system may include voice data because by doing so the pagers of Yonemoto's system may be easily extended to cellular phones, which may directly receive voice message, thereby greatly advancing the application of Yonemoto's system.

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12. As to claim 8, Yonemoto further teaches that the dispatch call server is configured to arbitrate communication among the group of hosts based on transmission delays established for each of the one or more transmitting hosts.

Yonemoto does not specifically teach that the delays are normalized transmission delays or normalized round trip time.

However, it is well known that delay introduced by a transmission medium is not constant all the time. Thus it is obvious that the delay value must be based on a normalized measurement (i.e., averaging out of a plurality of measurement), because using a normalized value minimizes the error that may arise as a result of environmental uncertainty.

- 13. As to claims 12-13, since the features of these claims can also be found in claims 1-8 and 11, they are rejected for the same reasons set forth in the rejection of claims 1-8 and 11 above.
- 14. Claims 9-10, 14-16 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yonemoto et al.(hereafter "Yonemoto")[U.S. Pat. No. 6298239], as applied to claims 1-8, 11-13, 17-19 and 21 above, further in view of Lynk, Jr. et al.(hereafter "Lynk")[U.S. Pat. No. 4012597].

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15. As to claim 9, Lynk further teaches that the dispatch call server is configured to arbitrate communication among the group of hosts based on priorities assigned to the one or more transmitting hosts [Lynk: Abstract].

16. As to claim 10, Yonemoto does not specifically teach that the dispatch call server is configured to select one transmitting host for communication and to convey a busy control signal to other hosts of the transmitting hosts.

However, Lynk teaches that when a transmission request is not granted, a busy signal is transmitted to the requester (e.g., start talking).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply Lynk's busy signals to Yonemoto's requesters who are waiting for their turns to talk, because by doing so the requesters would know when to start talking without having to try over and over again.

17. As to claim 16, Yonemoto and Lynk do not specifically teach discarding the dispatch call data from the other transmitting hosts.

However, since Yonemoto's and Lynk's could not handle simultaneously transmitted data, it is obvious that one option is to select one that has designated higher priority and discard the other ones (in particular when the system is not equipped to holding simultaneously transmitted data for later dispatching), because this is a simpler way of resolving the conflict.

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- 18. As to claims 14-15 and 20, since the features of these claims can also be found in claims 1-13, 16-19 and 21 they are rejected for the same reasons set forth in the rejection of claims 1-13, 16-19 and 21 above.
- 19. Regarding Applicant's arguments/remarks filed on 4/19/2004: it is noted that in the telephone interview held on April 15, 2004, the examiner's comments were directed to overcoming the prior art of Maher. In the current office action, Mysore is a new-found prior art, while a large part of the rejections based on Yonemoto and/or Lynk remain due to undisputed response from the previous office action. In comparison with Applicant's proposed amendment, it is noted that Applicant dropped the wording "among contending" from the proposed amendment, which, in the examiner's view, has broadened claim language. Furthermore, in the current amendment Applicant does not address the issue that was raised by the examiner at the time of interview that an Internet router or transmitter also needs to arbitrate among contending packets because it could only transmit one packet at a time.
- 20. Applicant's arguments with respect to claims 1-21 on 4/19/2004 have been considered but are most in view of the new ground(s) of rejection.
- 21. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP §

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706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR

1.136(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wen-Tai Lin whose telephone number is (703)305-4875. The examiner can normally be reached on Monday-Friday(8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Follansbee can be reached on (703)305-8498. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)872-9306 for official communications; and

(703)746-5516 for status inquires draft communication.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-

3900.

Wen-Tai Lin

June 21, 2004

Wer. Jan I

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